the purchaser in connection with a central utility, include under "other" and identify.

- (v) Dues and assessments need be included only if they are involuntary regardless of use.
- (vi) At the discretion of the Secretary, where there is extreme diversity in the figures for different areas of the subdivision, variations may be permitted as to whether the figures will be printed, entered manually, or a range of costs used or any combination of these features.
- (vii) The estimated annual taxes shall be based upon the projected valu-

ation of the lot after sale to a purchaser.

(b) Signature of the Senior Executive Officer. The Senior Executive Officer or a duly authorized agent shall sign the property report. Facsimile signatures may be used for purposes of reproduction of the property Report.

 $[44\ {\rm FR}\ 21453,\ {\rm Apr.}\ 10,\ 1979,\ {\rm as}\ {\rm amended}\ {\rm at}\ 49\ {\rm FR}\ 31371,\ {\rm Aug.}\ 6,\ 1984]$

§1710.118 Receipt, agent certification and cancellation page.

(a) Format. The receipt, agent certification and cancellation page shall be prepared in accordance with the sample printed herein.

RECEIPT, AGENT CERTIFICATION AND CANCELLATION PAGE

PURCHASER RECEIPT

IMPORTANT: READ CAREFULLY

OILSR number	Da	te of report
before you sign any		orty Report and give you an opportunity to read it ent. By signing this receipt, you acknowledge that Report.
Received by		Date
Street address		
		Zip
If any representat notify the:	ions are made to you	which are contrary to those in this Report, please
H	office of Interstate Land IUD Building, 451 Seve Vashington, D.C. 20410	9
	AGEN	T CERTIFICATION
		tations to the person(s) receiving this Property Rencontained in this Property Report.
Lot	Block	Section
		SE CANCELLATION
by personal notice,	or in writing. If you o	chase contract, and wish to do so, you may cancel ancel in person or by telephone, it is recommended ellation by certified mail. You may use the form
Name of subdivision		
Date of contract _		
This will confirm th	at I/we wish to cancel	our purchase contract.
Purchaser(s) signatu	ire	Date

§ 1710.200

- (b) The original and one copy of this page shall be attached to the Property Report delivered to prospective purchasers. Carbon paper may be inserted between the two so that after the purchaser has signed the receipt and the salesman has signed the certification, the copy can be detached and retained by the developer for a period of three years from the date of execution or the term of the contract, whichever is the longer. Upon demand by the Secretary, the developer shall, without delay, make the copies of these receipts and certifications available for inspection by the Secretary or the developer shall forward to the Secretary any of the receipts and certifications, or copies thereof, as the Secretary may specify.
- (c) If the transaction takes place through the mails, the cost figures shall be entered and the person most active in dealing with the prospective purchaser shall sign the certification prior to mailing the Property Report to the purchaser. Otherwise, the certification shall be executed in the presence of the purchaser.
- (d) The date of Report appearing on the receipt shall be the same as that appearing on the cover sheet of the Property Report.
- (e) Notification of cancellation by mail shall be considered given at the time post-marked.

§1710.200 Instructions for Statement of Record, Additional Information and Documentation.

The Additional Information and Documentation portion of the Statement of Record shall contain the statements and documents required in §§ 1710.208 through 1710.219. Each section number and its associated heading and each paragraph letter or number and their associated subheadings or captions must appear in this portion. Following each heading, subheading, or caption printed in this portion, the registrant shall insert an appropriate response. If a heading, subheading, or caption does not apply to the subdivision, it shall be followed by the words "not applicable". Immediately after the page(s) on which the section number and answers for that section appear, insert the information or documents which support that section. In addition to the statements and documentation expressly required there shall be added any further material, information, documentation and certifications as may be necessary in the public interest and for the protection of purchasers or to cause the statements made to be not misleading in the light of the circumstances under which they are made.

§1710.208 General information.

- (a) Administrative information. (1) State whether the material represents an initial Statement of Record or a consolidated Statement of Record. If it is a consolidated Statement of Record, identify the original OILSR number assigned to the initial Statement of Record. State whether subsequent Statements of Record will be submitted for additional lots in the subdivision.
- (2) Has the developer submitted a request for an exemption for the subdivision?
- (3) List the states in which registration has been made by the developer for the sale of lots in the subdivision.
- (4) If any State listed in paragraph (a)(3) of this section has not permitted a registration to become effective or has suspended the registration or prohibited sales, name the State involved and give the reasons cited by the State for their action.
- (5) State whether the developer has made, or intends to make, a filing with the U.S. Securities and Exchange Commission (SEC) which is related in any way to the subdivision. If a filing has been made with the SEC, give the SEC identification number; identify the prospectus by name; date of filing and state the page number of the prospectus upon which specific reference to the subdivision is made. Any disciplinary action taken against the developer by the SEC should be disclosed in §§ 1710.116 and 1710.216.
- (b) Subdivision information. (1) If this is a consolidated Statement of Record, state the number of lots being added, the number of lots in prior Statements of Record and the new total number of lots. The Secretary must be able to reconcile the numbers stated here with the title evidence; the plat maps and the disclosure in § 1710.108.